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25                  *LLC; ARCA, INC.*

1                   **UNITED STATES DISTRICT COURT**

2                   **DISTRICT OF NEVADA**

3                  CARIENE CADENA and ANDREW  
4                  GONZALES, on behalf of themselves  
5                  and all others similarly situated,

6                  Plaintiffs,

7                  vs.

8                  CUSTOMER CONNEXX LLC; JANONE  
9                  INC.; and DOES 1 through 50, inclusive,

10                 Defendants.

11                  Case No. 2:18-cv-00233-APG-DJA

12                  **STIPULATION FOR ENLARGEMENT**  
13                  **OF TIME FOR BRIEFING AND**  
14                  **[PROPOSED] ORDER THEREON**

15                  **(Second & Third Requests)**

16                  Plaintiffs CARIENE CADENA and ANDREW GONZALES (“Plaintiffs”), by and  
17                  through their counsel of record THIERMAN BUCK, LLP, and Defendants CUSTOMER  
18                  CONNEXX LLC and JANONE INC., by and through their counsel of record, JACKSON  
19                  LEWIS, P.C., (collectively, “the Parties”) hereby request, stipulate, and agree to extend the time  
20                  for the Parties to file briefing as set forth below.

21                  This stipulation is submitted in compliance with LR IA 6-1. The Parties are requesting  
22                  these extensions due to COVID positive tests in Plaintiffs’ Counsel’s office. Accordingly, all  
23                  attorneys and staff are required to quarantine. Plaintiffs’ Counsel is redistributing work and

1 telework abilities however, due to the volume of motions pending, the complexity and fact  
2 intensive nature of the responsive pleadings, planned holiday work stoppages, and challenges of  
3 working on a full remote basis due to the COVID-19 crisis, good cause exists for the requested  
4 extensions.

5 Accordingly, the Parties further stipulate and agree to extend the deadlines as follows:

6 1. Plaintiffs' Opposition to Defendants' Motion to Strike Toney Declaration and March  
7 Report (ECF No. 91) (second request) is currently due 12/16/20 and shall be extended  
8 two (2) days to **Friday, December 18, 2020**. Defendants' Reply In Support Of shall  
9 be due twenty-one (21) calendar days after the filing of Plaintiffs' opposition.  
10 2. Plaintiffs' Opposition to Defendant, Customer Connexx's Motion for Summary  
11 Judgment (ECF No. 78) (third request) currently due 12/9/20 shall be extended seven  
12 (7) days to on or before **Wednesday, December 16, 2020**. Defendant's Reply In  
13 Support Of shall be due twenty-one (21) calendar days after the filing of Plaintiffs'  
14 Opposition.

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3. Plaintiffs' Opposition to Defendant's Motion for Summary Judgment (ECF No. 79) (third request) currently due 12/9/20 shall be extended seven (7) days to on or before **Wednesday, December 16, 2020**. Defendant's Reply In Support Of shall be due twenty-one (21) calendar days after the filing of Plaintiffs' Opposition.

Dated: December 8, 2020

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## THIERMAN BUCK, LLP

## JACKSON LEWIS

/s/ Leah L Jones

/s/ Veronica T. von Grabow

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*Attorneys for Defendants*

## ORDER

## IT IS SO ORDERED.

Dated this 8th day of December 2020.

UNITED STATES DISTRICT JUDGE